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3:11cv499 CWR-FKB

TRANSDATA, INC.

CLERK

REPORT ON THE Mail Stop 8 TO: FILING OR DETERMINATION OF AN Director of the U.S. Patent and Trademark Office ACTION REGARDING A PATENT OR P.O. Box 1450 Alexandria, VA 22313-1450 TRADEMARK

In Compliance with 35 U.S.C. § 290 and/or 15 U.S.C. § 1116 you are hereby advised that a court action has been S/D of Mississippi (Jackson Division) on the following filed in the U.S. District Court ☐ Trademarks or ☐ Fatents (☐ the patent action involves 35 U.S.C. § 292.): U.S. DISTRICT COURT

S/D of Mississippi (Jackson Division) DEFENDANT MISSISSIPPI POWER COMPANY

HOLDER OF PATENT OR TRADEMARK OR TRADEMARK SEE ATTACHED COPY OF COMPLAINT In the above-enlitled case, the following patent(s)! trademark(s) have been included: INCLUDED BY ☐ Answer ☐ Cross Bill ☐ Other Pleading HOLDER OF PATENT OR TRADEMARK TRADEMARK NO OR TRADEMARI 5 In the above-entitled case, the following decision has been rendered or judgement assued:

(BY) DEPUTY CLERK Copy 1—Upon initiation of action, mail this copy to Director Copy 3—Upon termination of action, mail this copy to Director Cany 2-Upon filing document adding patent(s), mail this copy to Director Copy 4-Case file copy

IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF MISSISSIPPI JACKSON DIVISION



TRANSDATA, INC.,

Plaintiff,

CIVIL ACTION NO. 3:1/CV 499 (JWR-FKB)

MISSISSIPPI POWER COMPANY.

JURY TRIAL DEMANDED

Defendant.

PLAINTIFF TRANSDATA, INC.'S COMPLAINT FOR PATENT INFRINGEMENT

Plaintiff TransData, Inc., for its complaint against Defendant Mississippi Power Company, hereby demands a jury trial and alleges as follows:

THE PARTIES

- Plaintiff TransData, Inc. ("TransData") is a Texas corporation having a place of business at 2560 Tarpley Road, Carrollton, Texas 75006.
- 2. TransData was founded in 1969, and has been involved in the design and munifacture of power and energy metering products for over 40 years. Specifically, TransData has been active in the design and manufacture of digital solid-state electric meters since approximately 1979 and has brought six generations of solid-state electric meters to market. TransData had its headquarters in Tyler, Texas from 1987 to 1990, and has occupied its current substrata Dallas occupied its current substrata Dallas occupied.
- TransData has provided electric meters and related products and services to over 500 electric utilities and power producers in more than 25 countries worldwide, including all of the 50 largest electric utility companies in the United States.

 Upon information and belief, Defendant Mississippi Power Company ("Mississippi Power"), is a Mississippi Corporation having a place of business at 2992 West Beach Blvd, Gulfbort, Mississippi 39501.

JURISDICTION

- This is an action for patent infringement arising under the Patent Laws of the
 United States, 35 U.S.C. §§ 1 er seq. This Court has original and exclusive subject matter
 jurisdiction over the patent infringement claims pursuant to 28 U.S.C. §§ 1331 and 1338.
- 6. This Court has personal jurisdiction over Mississippi Power because Mississippi Power base setablished contacts with the forum—including by voluntarity conducting business and soliciting customers in the State of Mississippi—and the exercise of jurisdiction over Mississippi Power would not offend the traditional notions of fair play and substantial justice. Mississippi Power is a Mississippi Corporation and has extensive business operations in Mississippi.

VENUE

- Venue is proper in this judicial district under 28 U.S.C. §§ 1391 and/or 1400 because the Defendant is subject to personal jurisdiction in the Southern District of Mississippi.
- 8. Venue is proper in this judicial district as to Mississippi Power because Mississippi Power is doing business in the Southern District of Mississippi, and also because it is currently using infininging electric meters (including but not limited to Sensus iCon electric meters) within the Southern District of Mississippi.

RELATED CASES

The following actions asserting the same patents-in-suit are pending in the U.S.
District Court for the Eastern District of Texas (Tyler Division): TransData, Inc. v. CenterPoint
Energy Houston Electric, LLC et al., 6:10-ev-S57-LED-JDL; TransData, Inc. v. Tri-County
Electric Cooperative, Inc., 6:11-ev-46-LED-JDL; and TransData, Inc. v. Denton County
Electric Cooperative, Inc., drba CoServ Electric, 6:11-ev-113-LED-JDL.

COUNT 1 - INFRINGEMENT OF U.S. PATENT NO. 6.181.294

- TransData realleges and incorporates by reference the allegations in paragraphs 1 through 9 of this Complaint as though fully set forth herein.
- 11. United States Patent No. 6,181,294 ("the '294 Patent"), entitled "Antenna for Electric Meter and Method of Manufacture Thereof," was duly and legally issued on January 30, 2001. The '294 Patent was duly and legally assigned to TransData, and TransData owas and has fall rights to use and recover dumages for infringement of the '294 Patent. A copy of the '294 Patent, as therefore there is a possible terror to private therefore the transport of the '294 Patent's areas of
- TransData has complied with the requirements of 35 U.S.C. § 287 and marks its
 products by identifying the '294 Patent on its electric meters.
 - 13. The '294 Patent is valid and enforceable.
- 14. Mississippi Power has infringed, and is still infringing, one or more claims of the '294 Patent by making, using, offering to sell, selling, and/or importing electric meters, specifically including, without limitation, Sensus iCon electric meters.
- 15. On information and belief, Mississippi Power is also making, using, offering to sell, selling, and/or importing additional wireless electric meters, including without limitation Elster Alpha A3 electric meters and/or Elster RFX electric meters, which are similar to the Sensus iCon electric meters and which may also infringe one or more claims of the '294 Patent. Although publicly-available information on these additional meters is very limited, TransData believes, on information and belief, that discovery will show that they also infringe one or more claims of the '294 Patent.
- 16. Mississippi Power's infringement of the '294 Patent has injured TransData, and TransData is entitled to recover damages adequate to compensate it for Mississippi Power's infringement, which in no event can be less than a reasonable royalty.
- Mississippi Power has caused TransData substantial damage and irreparable injury by its infringement of the *294 Patent, and TransData will continue to suffer damage and

irreparable injury unless and until the infringement by Mississippi Power is enjoined by this Court

COUNT 2 - INFRINGEMENT OF U.S. PATENT NO. 6,462,713

- TransData realleges and incorporates by reference the allegations in paragraphs 1 through 17 of this Complaint as though fully set forth herein.
- 19. United States Patent No. 6,462,715 ("the '713 Patent"), estitled "Antenna for Electric Meter and Method of Manufacture Thereof;" was duly and legally issued on October 8, 2002. The '713 Patent was duly and legally assigned to TransData, and TransData owns and bas fall rights to sue and recover damages for infringement of the '713 Patent. A copy of the '713 Patent is attached hereto as Exhibit 2.
- TransData has complied with the requirements of 35 U.S.C. § 287 and marks its
 products by identifying the '713 Patent on its electric meters.
 - 21 The '713 Patent is valid and enforceable.
- Mississippi Power has infringed, and is still infringing, one or more claims of the
 Patent by making, using, offering to sell, selling, and/or importing electric meters,
 specifically including, without limitation, Sensus iCon electric meters.
- 23. On information and belief, Mississippi Power is also making, using, offering to sell, selling, and/or importing additional wireless electric meters, including without limitation Elster Alpha A3 electric meters and/or Elster REX electric meters, which are similar to be Sensus iCon electric meters and which may also infringe one or more claims of the '713 Patent. Although publicly-available information on these additional meters is very limited, TransData believes, on information and belief, that discovery will show that they also infringe one or more claims of the '713 Patent
- 24. Mississippi Power's infringement of the '713 Patent has injured TransData, and TransData is entitled to recover damages adequate to compensate it for Mississippi Power's infringement, which in no event can be less than a reasonable royalty.

25. Mississippi Power has caused TransData substantial damage and irreparable injury by its infringement of the '713 Patent, and TransData will continue to suffer damage and irreparable injury unless and until the infringement by Mississippi Power is enjoined by this Court.

COUNT 3 - INFRINGEMENT OF U.S. PATENT NO. 6.903.699

- TransData realleges and incorporates by reference the allegations in paragraphs 1 through 25 of this Complaint as though fully set forth herein.
- 27. United States Patent No. 6.093,699 ("the '699) Patent"), entitled "Wireless Communication Device for Electric Meter and Method of Manufacture Theorif," was duly and legally issued on June 7, 2005. The '699 Patent was duly and legally assigned to TransData at Oran and TransData owns and has full rights to sue and recover damages for infringement of the '699 Patent, A copy of the '699 Patent Astrode beer to as Echibit 3.
- TransData has complied with the requirements of 35 U.S.C. § 287 and marks its products by identifying the '699 Patent on its electric meters.
 - 29. The '699 Patent is valid and enforceable.
- 30. Mississippi Power has infringed, and is still infringing, one or more claims of the '699 Patent by making, using, offering to sell, selling, and/or importing electric meters, specifically including, without limitation, Sensus iCon electric meters.
- 31. On information and belief, Mississippi Power is also making, using, offering to sell, selling, and/or importing additional wireless electric meters, including without limitation Elbser Alpha A3 electric meters and/or Elster RENA electric meters, which are similar to the Sensus iCon electric meters and/or blief RENA electric meters and which may also infringe one or more claims of the '699 Patent. Although publicly-available information on these additional meters is very limited, TransData belief, on information and belief, that discovery will show that they also infringe one or more claims of the '699 Patent.

- 32. Mississippi Power's infringement of the '699 Patent has injured TransData, and TransData is entitled to recover damages adequate to compensate it for Mississippi Power's infringement, which in no event can be less than a reasonable royalty.
- 33. Mississippi Power has caused TransData substantial damage and irreparable injury by its infringement of the '699 Patent, and TransData will continue to suffer damage and irreparable injury unless and until the infringement by Mississippi Power is enjoined by this Court

PRAYER FOR RELIEF

WHEREFORE, Plaintiff TransData respectfully requests that judgment be entered in favor of TransData and against Defendant Mississippi Power and further prays that the Court grant the following relief to TransData:

- A. A judgment that Mississippi Power has infringed the '294 Patent, the '713 Patent, and the '699 Patent, and continues to infringe the '294 Patent, the '713 Patent, and the '699 Patent'.
- B. Entry of a permanent injunction pursuant to 35 U.S.C. § 281 equipoling Mississippi Power, as well as its officers, directors, servants, consultants, managers, employees, agents, attorneys, successors, sesigns, affiliates, subsidiaries, and all persons in active concert or participation with any of them, from infringement the "294 Patent, the "713 Patent, and the "699 Patent, including but not limited to making, using, offering to sell, selling, or importing any products that infringe or products that perform the patented processes set forth in the "294 Patent, the "713 Patent, and the "99 Patent."
- C. An award of all damages adequate to compensate TransData for Mississippi Power's infringement, such damages to be determined by a jury and, if necessary, an accounting of all damages;
- $D. \qquad \text{An award of prejudgment and post-judgment interest to TransData} \\ \text{pursuant to 35 U.S.C. § 284;}$

- E. A declaration that this case is exceptional under 35 U.S.C. § 285 and an award of the reasonable attorneys' fees, costs, and expenses incurred by TransData in this action: and
 - F. Such other and further relief as this Court may deem just and proper.

JURY DEMAND

TransData hereby demands a trial by jury on all issues and claims so triable.

Dated: August 8, 2011

Respectfully submitted.

Stephen L. Thomas (MBN 8309)

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